

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
JANE DOE,

Plaintiff,

-against-

THE NATIONAL RAMAH COMMISSION,  
INC., CAMP RAMAH IN THE BERKSHIRES,  
INC., and RABBI ETHAN LINDEN, in his  
individual capacity,

Defendants.

STIPULATION TO  
ADMIT SERVICE AND TO  
EXTEND DEFENDANTS  
TIME TO RESPOND TO THE  
COMPLAINT

Civil Action No. 22-cv-3621

-----X  
IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, authorized  
representatives for each defendant in the above referenced matter that (i) service upon all Defendants is  
hereby admitted and acknowledged. Further, (ii) the parties agree that all responses from each defendant  
are due on or before June 30, 2022.

Dated: New York, New York  
May 25, 2022

WYLIE STECKLOW PLLC  
Attorneys for Plaintiff

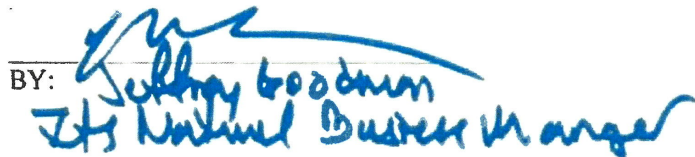
By: Wylie Stecklow



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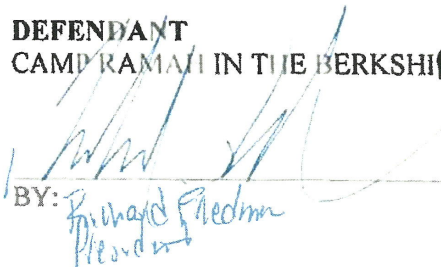
DEFENDANT  
THE NATIONAL RAMAH COMMISSION, INC.

BY:

  
Jeffrey Goodman  
Its National Business Manager

DEFENDANT  
CAMP RAMAH IN THE BERKSHIRES, INC.

BY:

  
Richard Friedman  
President

DEFENDANT  
RABBI ETHAN LINDEN

  
BY: Michael Gerber  
Lankler Siffert & Wohl LLP  
Attorneys for Defendant Rabbi Ethan Linden